## **United States District Court**

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RICHARD W. DUGGAN, Plaintiff,	) ) )
v.	) Civil Action No. 04-11116-DPW
JOHN POTTER, POSTMASTER GENERAL, ET AL, Defendants	) ) )
	_)

## Motion to Extend the Time Limits for Discovery, and Extend Time Limits for **Submission of Dispositive Motions.**

The Plaintiff respectfully requests an additional three (3) weeks for discovery.

This time is needed to complete the submission of discovery items by both parties.

The defendant's representative agrees with this request, and respectfully requests that the time limits be extended for the sumission of Dispositive Motions three (3) weeks.

/S/ Richard W. Duggan, Plaintiff 103 Oak Lane #6 Brockton, MA 02301 508 857 3792

## **CERTIFICATE OF SERVICE**

I certify that on this day a true copy of the request to extend the time limits for three (3) weeks was served via email, upon the Government's representative at the following address:

Chris.Donato@usdoj.gov and

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Christopher Donato Assistant U. S Attorney

U. S. Attorney's Office

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Boston, MA 02210

Dated: May 16, 2005

Richard W. Duggan Plaintiff

/S/